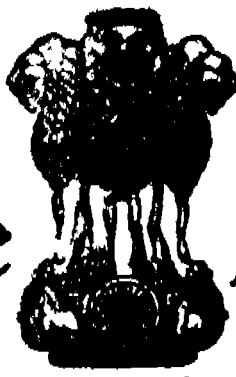


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SIMLA, SATURDAY, MAY 27, 1950

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART III—SECTION 3

Notifications relating to Minor Administrations

OFFICE OF THE CHIEF COMMISSIONER, HIMACHAL PRADESH

NOTIFICATIONS

Simla-4, the 17th May 1950

No. C.15-20/48-IV.—The Chief Commissioner, Himachal Pradesh is pleased to direct that Captain Inder Sen, Director Civil Supplies, Himachal Pradesh, should work with immediate effect as Chief Electoral Officer, Himachal Pradesh, in addition to his own duties.

By order,

FAQIR CHAND VIJH,
Registrar,
Himachal Pradesh Secretariat.

Simla-4, the 17th May 1950

No. D-24-12/49.—In exercise of the powers conferred by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 as delegated by the Government of India Notification No. PY603(2)-X, dated the 22nd December 1948, and all other powers enabling him in this behalf, the Chief Commissioner, Himachal Pradesh is pleased to make the following addendum to the Himachal Pradesh Salt (Distribution and Price) Control Order, 1949, published with the Himachal Pradesh Notification No. D. 24-12/49, dated the 14th September 1949:—

1. After clause 7 the following shall be added as clause 8:—

“8. (a) The District Magistrate may by an order in writing further provide for the taking of securities in the sum of Rs. 300/- (three hundred) from each of the District Salt nominees and such securities shall be liable to forfeiture in part or whole, if the District Salt Nominee refuses or fails without reasonable cause to honour the Railway Receipts in respect of the consignments of Salt received at the destination station from any of the Sambhar, Pachbadra or Didwana sources within 10 days of their receipt by the banks.

(b) Notwithstanding anything contained in clause (a) above the District Magistrate may remove the District Salt nominee from the approved list for refusal or failure to honour without reasonable cause the Railway Receipts within ten days of their receipt by the Bank and such action may

be taken against the Salt Nominee in addition to the forfeiture of a part or whole of his security”.

2. The existing clauses 8, 9 and 10 shall be renumbered as 9, 10 and 11.

By order,

INDER SEN,
Director of Civil Supplies,
Himachal Pradesh.

Simla-4, the 19th May 1950

No. M.61-499/49.—Dr. (Miss) G. K. Grewal, Assistant Surgeon, Women Section, Civil Hospital, Solan, is granted two months' extraordinary leave (leave without pay) from 11th May, 1950, forenoon, in continuation of her 4 months' privilege leave granted to her vide this office notification of even number, dated the 9th February, 1950.

E. P. MOON,
Chief Commissioner,
Himachal Pradesh.

OFFICE OF THE CHIEF COMMISSIONER, BILASPUR (SIMLA HILLS)

NOTIFICATION

Bilaspur, the 12th May 1950

No. Med.(CD)-6/34.—In exercise of the powers under clause (a) of Sub-Section (1) of the Section 4 of the Drugs Control Ordinance, 1949 (Ordinance 26 of 1949) the Chief Commissioner, Bilaspur is pleased to revise as under the maximum prices of the following drugs:—

VOLKART BROTHER LTD., BOMBAY				
'Roche' SPECIALITIES				
Bovine 'Roche'— Vitamin B1, aneurine, thiamine—	Tablets 3 mg.	Bottle of 20	..	Rs. 1 0 0
"	" 5 mg.	" 500	..	12 8 0
"	"	" 100	..	4 0 0
"	"	" 500	..	18 0 0
Bovine 'Roche'— Ni: dinamido—Pellagra—preventing factor—	Tablets 100 mg.	Bottle of 100	..	6 0 0
	Ampoules 100 mg.	Box of 6	..	2 0 0
	"	" 50	..	14 0 0
Bovine 'Roche'— Vitamin B9, riboflavin, lactoflavin—	Tablets 10 mg.	Bottle of 20	..	2 11 0
	"	" 100	..	11 8 0
	Ampoules 10 mg.	Box of 6	..	4 3 0
	"	" 50	..	31 7 0
Bovine 'Roche'— Vitamin B6, Pyridoxine—	Tablets 20 mg.	Bottle of 20	..	4 9 0
	"	" 100	..	19 16 0
	Ampoules 50 mg.	Box of 6	..	4 14 0
	"	" 50	..	38 33 0

Bepanthen 'Roche'

Panthenol—Pantothenic acid preparation—

			R.	A.	P.
Tablets	25 mg. Bottle of 20	..	2	0	0
	" 100	..	1	1	0
Ampoules	50 mg. Box of 6	..	3	0	0
	" 50	..	6	3	0
Forto ampoules	500 mg. Box of 3	..	8	4	0
	" 25	..	30	10	0
Solution 5%	Bottle of 50 CO.	..	3	10	0
	1000 CC.	..	51	11	0
Ointment 5%	Tubes of 30 gm.	..	3	12	0
" "	180 gm.	..	19	8	0

Ephynal 'Roche'

Vitamin E, Dl-alpha-tocopherol—

			R.	A.	P.
Ampoules	30 mg. Box of 6	..	5	8	0
" "	50	..	30	11	0

SHRICHAND CHHABRA,
Chief Commissioner.

OFFICE OF THE CHIEF COMMISSIONER FOR KUTCH

Bhuj-Kutch, the 9th May 1950

No. A-67/49.—Shri K. V. Bhatt, B.A., Secretary to the Chief Commissioner for Kutch is granted an extension of earned leave for thirty days with effect from 17th May to 15th June 1950 (both days inclusive).

2. The officiating arrangements ordered in this Office Notification of even number dated the 17th April 1950 will continue during this period.

By order,

S. B. PATIL,
Secretary to the
Chief Commissioner for Kutch.

ORDERS BY THE CHIEF COMMISSIONER, AJMER**NOTIFICATIONS**

Ajmer, the 13th May 1950

No. A/27-30.—In exercise of the powers conferred upon him by section 7 of the Police Act, 1861 (V of 1861), as adapted from time to time read with the Government of India, late Home Department Notification No. F. 126/37-Public, dated the 1st April 1937, the Chief Commissioner has made the following further amendment in the Rules dealing with dismissal, suspension or reduction of Police Officers of the subordinate ranks under his administrative control, promulgated with this Administration Notification No. 447-A/37, dated the 31st July 1937 :—

Amendment

In sub-rule (7) of Rule 13, for "Should the Superintendent of Police consider that either dismissal, removal or reduction is an appropriate punishment he should give the officer charged an opportunity to show cause why such punishment should not be inflicted." substitute the following :—

"Should the Superintendent of Police consider that either dismissal, removal or reduction is an appropriate punishment he should supply the officer charged a copy of his findings and call upon him to show cause within a reasonable time not less than one week and not exceeding one month, against the particular penalty proposed to be inflicted."

By order,

A. S. DHAWAN,
Secretary to the Chief Commissioner, Ajmer.

Ajmer, the 15th May 1950

No. H-1680/M.P.34.—In exercise of the powers conferred on the Central Government by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (Act No. XXIV of 1946) and delegated to him in the Government of India, Ministry of Food, Notification

No. PY-603(2)/I, dated the 21st October, 1946, as continued under Section 17 of the said Act, the Chief Commissioner, State of Ajmer, hereby makes the following order with the concurrence of the Central Government.

1. Short Title, Extent and Commencement.—(a) This order may be called the State of Ajmer Rabi Foodgrains Monopoly Purchase Order, 1950.

(b) It extends to the whole of the State of Ajmer.

(c) It shall come into force from the date of its publication in the Gazette of India.

2. Interpretations.—In this Order unless there is anything repugnant in the subject or context :—

(a) "Wholesale dealer" means a person or firm holding a wholesale licence to deal in foodgrains.

(b) "Retail dealer" means a person or firm holding a retail licence to deal in foodgrains.

(c) "Producer or Stockist" means a person or a dealer whether wholesale or retail or a firm possessing a stock of foodgrains either as the produce of his own fields or on behalf of any other person, dealer or firm, and others.

(d) "Monopoly Purchaser" means and includes any person, firm, corporation, association or a partnership of persons holding a wholesale dealers' licence for dealing in foodgrains, and appointed as Monopoly Purchaser by the Chief Commissioner, State of Ajmer, by any special or general order either for one or both the harvests in regard to any part of the whole of the State of Ajmer for a particular year.

(e) "State" means the State of Ajmer.

(f) "Sub-Division" means and includes the Ajmer, Beawar or Kekri Sub-Divisions of the State under the administrative control of its respective sub-divisional officers which in the case of Beawar shall mean and shall always be deemed to have meant, the Extra Assistant Commissioner, Beawar and in the case of Ajmer, the Additional Assistant Commissioner, Ajmer.

(g) "Controlled Rate" means the rate for the purchase and sale of foodgrains either in wholesale or retail fixed or to be fixed hereafter by the Chief Commissioner.

3. The Chief Commissioner may by issue of a special or general Order appoint monopoly purchaser/s for a particular year for the purchase of foodgrains of one or both the harvests in regard to any part or the whole of the State of Ajmer.

4. No person other than a Monopoly Purchaser so appointed shall purchase on behalf of the government any quantity of rabi foodgrains, viz., wheat, barley, gram or admixtures of any two or more of such foodgrains, nor shall any producer or stockist or a dealer of foodgrains in the State sell at rates other than the prescribed rates to any person other than a monopoly purchaser appointed by this Administration.

Note.—The provisions of this para. do not apply to sales undertaken by a duly licensed retailer to all bona fide consumers.

5. Monopoly Purchasers so appointed shall be debarred from doing any private business in foodgrains whatsoever while acting as purchasing agents of the Government.

6. Monopoly Purchasers shall execute an undertaking or give a guarantee to procure such minimum quantity of Rabi foodgrains and to furnish such cash security as may be prescribed by the Controller of Rationing.

7. Monopoly Purchasers shall abide by all the instructions issued and conditions laid down by the Controller of Rationing from time to time in respect of the purchase, storage and sale of foodgrains and

the maintenance of account books and their inspection and shall keep their stocks of foodgrains in good order.

8. Any person contravening the provisions of this order shall be liable, without prejudice to any additional action against him in a court of law, to the forfeiture of all or any part of his security amount and cancellation of his monopoly agency.

9. The Chief Commissioner, or any other officer authorised by him in this behalf, may suspend or cancel the appointment of a Monopoly Purchaser, or restrict or enlarge his area of Monopoly Purchasers without assigning any reasons therefor.

10. The Chief Commissioner, or any other officer authorised by him in this behalf, may forfeit a part or whole of the security amount of a Monopoly Purchaser if he is found to be not working to the satisfaction of Government or is suspected to be guilty of any malpractices or is found failing in the fulfilment of his guarantees.

By order,

A. N. LAL,

Assistant Secretary to the Chief Commissioner,
State of Ajmer.

Ajmer, the 16th May 1950

No. 3/2/49-RH.—Under para. 10 read with schedule II of the Central Government Book of Financial Powers second edition the Chief Commissioner has created a temporary post of an Officer on Special Duty to carry on the work of relief and rehabilitation in the State of Ajmer in the scale of Rs. 250—850 for a period of two months, or until the decision of the Government of India is received, whichever is earlier, with effect from 15th May 1950; and to appoint thereto Baba Harbans Singh Bedi on Rs. 850/- p.m. from the same date.

By order,

A. S. DHAWAN,

Secretary to the Chief Commissioner, Ajmer.

Ajmer, the 17th May 1950

No. G/Munl-128.—In exercise of the powers conferred by clause (m) of Section 247 of the Ajmer-Merwara Municipalities Regulation, 1925 (VI of 1925), and in supersession of rules and byelaws noted below, and any other rules and byelaws in so far as they prescribe the use of any language, the Chief Commissioner makes the following rule regarding the language in which business shall be transacted, proceedings recorded and notices issued by the Municipal Committees in the State of Ajmer:

1. Rule 9 in this Administration Notification No. 130-G/37, dated 22nd May 1937.

2. Byelaw 7 in this Administration Notification No. 733/107-G/37, dated 7th October 1938.
3. Rule in this Administration Notification No. G/Munl-1 and No. 691/S, dated 8th May 1948.
4. Rules 7 and 8 in this Administration Notification No. 091/S, dated 9th March 1888.
5. Rule LIII framed by the Beawar Municipal Committee under Section 34(1) of the Ajmer Municipalities Regulation, V of 1886.

All business shall be transacted, proceedings recorded and notices issued in Hindi in the Deonagri script, as far as practicable.

By order,

A. S. DHAWAN,

Secretary to the Chief Commissioner, Ajmer.

**OFFICE OF THE DIRECTOR OF CIVIL SUPPLIES,
STATE OF AJMER**

NOTIFICATION

Ajmer, the 16th May 1950

No. CYC/Proc/4-(1)-(2)-(1)/3870.—In exercise of the powers conferred on me under clause 29(2) of the Cotton Textiles (Control) Order, 1948 read with the Chief Commissioner's Notification No. CYC/3378, dated the 8th October, 1948, I hereby direct that dealers having licenses under the Ajmer-Merwara Cotton Cloth and Yarn Trade Licensing Order, 1948, shall report the following particulars in respect of cloth or yarn packed by mills after 31st July 1948 and prior to 1st April 1949 and held by them on 15th May 1950 in unopened condition i.e. (in packed bales only).

- (1) Name, address and license number of the dealer.
- (2) Month and year of packing.
- (3) Description of cloth/yarn.
- (4) Bale number and total number of bales, and
- (5) Name of manufacturer.

This information should be submitted so as to reach the office of the Director of Civil Supplies, Ajmer by the 20th of May, 1950 at the latest.

H. G. MEHRA,
Director of Civil Supplies,
State of Ajmer.

GINNING RETURN

**Return showing quantity of cotton ginned in the Province of Ajmer-Merwara for the week ending
12th May 1950**

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

Name of Division or Block.	QUANTITY (BY WEIGHT) OF COTTON GINNED (IN BALES OF 392 LBS. EACH).					District included in the block.
	During the week.	During the corresponding week last year.	Since the commencement of the season, i.e., since 1st September 19	During the corresponding period last year.	5	
1	2	3	4	5	6	
State of Ajmer ..	Nil	25.88	14247.46	12947.14		

GAURI SHANKER,
Superintendent,
for Deputy Commissioner, Ajmer-Merwara.

OFFICE OF THE CHIEF COMMISSIONER, DELHI

NOTIFICATIONS

Delhi, the 16th May 1950

No. F. 3(24)/50-L.S.G.—The following amendments made by the New Delhi Municipal Committee in their byelaws to regulate the filtered water supply in New Delhi, framed under the provision of clauses (i) and (v) of Section 188 and Sub-Section (1) of Section 199 of the Punjab Municipal Act of 1911 and confirmed by the Chief Commissioner, Delhi, vide notification No. 9942, dated 2nd August 1937 are hereby published for general information.

The amendments will come into force with immediate effect.

Amendments.

(1) After Byelaw 22 add the following Byelaw No. 22-A :—

22-A. Subject to the exemptions mentioned hereunder no person shall without the written permission of the Committee use, during the summer months, filtered water supplied by the Committee for domestic purposes for either of the purpose mentioned at (a) to (f) in Byelaw 22 above or for watering khas khas tatties.

Explanation :—(i) For the purpose of this Byelaw summer months will mean the period from the 1st of March to 30th September or such other period as may be notified by the Committee.

(ii) "Swimming bath" includes any tank or water container of a capacity of not less than 500 cubic feet which is used exclusively or mainly for swimming or bathing.

Exemptions :—(i) Nothing in this Byelaw shall apply to the emanation instruments of the kind now generally referred to as desert coolers provided that the instrument is fitted with a contrivance to catch and circulate the water used in it.

(ii) Nothing in this byelaw shall apply to khas khas tatties used in any hospital or nursing home.

(2) In the penalty clause appearing in Byelaw 52 add "22-A" between the figures 22 and 23 appearing in line two thereof.

By order,

K. K. SHARMA,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 16th May 1950

No. F. 7(156)/50-MLT.—The following agreement between the Chief Commissioner of Delhi and of Ajmer as envisaged in Section 20(3) of the Pharmacy Act, 1948 is published for general information :—

Agreement

It is hereby agreed between the Chief Commissioner of Delhi and the Chief Commissioner of Ajmer :

1. that the Provincial Council constituted under section 19 of the Pharmacy Act, 1948 for the Province of Delhi shall serve the needs of both the Provinces of Delhi and Ajmer for a period of five years from the date on which the Provincial Council of Delhi is constituted and will be subject to renewal for such further periods on the expiry of each term;
2. that the expenditure incurred on the Delhi Provincial Council will be borne by the Provinces of Delhi and Ajmer in the proportion of 3 : 1 respectively;
3. that the Provincial Government of Delhi shall exercise the several functions of the Provincial Government under this Act and that all

references in this Act to the Provincial Government shall mean the Provincial Government of Delhi;

4. that the Chief Commissioner of Delhi will consult the Chief Commissioner of Ajmer on matters involving policy and finance with reference to any particular matter arising under this Act; and
5. that for giving effect to this Agreement, if it be deemed necessary or expedient, incidental or ancillary provisions will be made in consultation with both the Administrations.

SHANKAR PRASAD,

Chief Commissioner,
Delhi,Chief Commissioner,
Delhi.

By order,

K. K. SHARMA,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 16th May 1950

No. F. 12(38)/50-MLT.—The following draft of rules which the Chief Commissioner of Delhi proposes to make in exercise of the powers conferred by section 21 and 41 of the Motor Vehicles Act, 1939, read with the Notification of the Government of India in the late Department of Communications No. R-60, dated the 28th June 1939, is published for the information of persons likely to be affected thereby. The draft will be taken into consideration on or after the 20th June 1950, together with any objection or suggestion which may be received from any person with respect to it before the date specified.

Draft Rules

1. Notwithstanding anything contained in the Delhi Motor Vehicles Rules, 1940, no fee shall be charged for the issue or renewal of a licence to drive motor vehicles, or for the issue or alteration of the Certificates of registration which are the property of the Embassy of Argentina in India.

2. If the Embassy of Argentina in India have paid any fee for the issue or renewal of a licence to drive a motor vehicle or for undergoing a test of competency to drive the fee shall on the application of the payer be refunded to him.

By order,

K. K. SHARMA,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 16th May 1950

No. F. 20(23)/50-MLT.—Dr. N. G. Gadekar, Radiologist, Irwin Hospital, New Delhi has been granted one month's earned leave with effect from the forenoon of the 17th April, 1950.

By order,

K. K. SHARMA,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 17th May 1950

No. F. 12(103)49-HPW/MLT(I).—Shri L. C. Kirpalani, State Rationing Authority relinquished charge of the post of State Rationing Authority on the afternoon of the 20th March, 1950.

No. F. 12(103)49-HPW/MLT(II).—Shri Puran Chand Gupta, assumed charge of the post of State Rationing Authority, Delhi in an officiating capacity on the afternoon of the 20th March, 1950, relieving Shri L. C. Kirpalani.

By order,

K. K. SHARMA,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 19th May 1950

No. F.1(49)/50-L.S.G.—In pursuance of the provisions of sub-section (2) of section 54-A of the United Provinces Town Improvement Act (VIII of 1919) as extended to the Province of Delhi it is hereby notified that the Delhi Improvement Trust have transferred to the administrative control of the Chief Commissioner of Delhi the land described in the Schedule below.

Schedule

Land measuring 205.21 acres at Gandhi Nagar in M. Cheragah South comprised of Khasra No. 23 Part and bounded as follows :—

North.—Village Silampur.

South.—Boundary of Village Khureji Khan.

East.—Abadi Jhil Khuranja and Village Ghoundli.

West.—Government land.

This land does not include land measuring 9 bighas and 3 biswas under Pacca Road running to Jamna Bridge which passes through this land and is comprised within the boundaries given above.

2. The Chief Commissioner of Delhi is further pleased to place all the land mentioned in the above schedule at the disposal of the Government of India in the Ministry of Rehabilitation for establishment thereon of a housing-cum-occupational Colony for displaced persons. No cost of development has been incurred by the Delhi Improvement Trust on this land.

By order,

K. K. SHARMA,

Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 19th May 1950

No. F.9(18)/49-C.S.—In exercise of the powers conferred by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946, as delegated under the Government of India, late Department of Food's notification No. Py.602(2)-I, dated the 21st October 1946, and with the prior concurrence of the Government of India, the Chief Commissioner of Delhi, is pleased to direct that within the Delhi State the maximum prices which may be charged for the articles specified in column 1 of the Schedule annexed shall be as shown in columns 2 and 3 with effect from the dates mentioned in column 4 of the said Schedule against each :—

Schedule

Specification of the articles I	Wholesale price per maund (bagged) 2	Retail price per maund 3	Date from which the rate came into force. 4			
				Ru. 2	As. 3	P. 4
Sian-fine	23 9 0	24 6 0	16-3-1949			
Sian Corro	20 7 0	21 4 0	7-3-1949			
Sian Glutinous	16 1 0	16 14 0	22 2 1949			
Sian-broken	14 13 0	15 10 0	16 3 1949			
Sian-glutinous broken	12 6 0	13 3 0	16-3-1949			
Kari rice	10 7 0	11 4 0	22-3-1949			

By order,

L. J. JOHNSON,
Secretary (Rationing and Civil Supplies),
to the Chief Commissioner, Delhi.

Delhi, the 19th May 1950

No. F.28(1)/50-C.S.—In exercise of the powers conferred by clause (a) of sub-section (1) of Section 4 of the Drugs Control Act, 1950 (Act No. XXVI of 1950) the Chief Commissioner of Delhi is pleased to direct that the maximum retail prices of the following drugs

mentioned in the Schedule appended to his Notification No. F.28(1)/49-C.S., dated the 3rd October, 1949, as subsequently modified, shall be revised as below :—

<i>1. The Upjohn Company, U. S. A.—</i>	<i>R. as P.</i>
(i) Streptomycin Sulfate 1 gram	6 4 0
(ii) Dihyd. streptomycin 1 gram	6 4 0
(iii) S. S. Ascorbic Acid 1.0 mg. 25 x 2 gm	33 0 0
(iv) S. S. Iodine tablets 0.5 gm. 500's	127 8 0
(v) S. S. Ascorbic Acid 0.5 mg. 25 x 5 gm	63 0 0

2. VOLKART BROTHERS LIMITED BOMBAY

<i>(i) Roche's specialities.—</i> <i>Banerji's Roche'</i>	
Vitamin B1, anourine, thiamine— Tablets 3 mg. Bottle of 20	1 0 0
" 8 mg. " 500	12 8 0
" 8 mg. " 100	4 0 0
" " 500	18 0 0
<i>(ii) Bonicot's Roche'</i>	
N. o. thiamine-Pollagra-preventing factor— Tablets 100 mg. Bottle of 100	6 6 6
Ampoules 100 mg. Box of 6	2 0 0
" " 50	16 0 0
<i>(iii) Beflavin's Roche'</i>	
Vitamin B2, riboflavin, lactoflavin— Tablets 10 mg. Bottle of 20	2 11 0
" 10 mg. " 100	11 8 0
Ampoules 10 mg. Box of 6	4 3 0
" " 50	31 7 0
<i>(iv) Benador's Roche'</i>	
Vitamin B6, Pyridoxine— Tablets 25 mg. Bottle of 20	4 0 0
" 25 mg. " 100	10 15 0
Ampoules 50 mg. Box of 6	4 14 0
" " 50	36 13 0
<i>(v) Bepathen's Roche'</i>	
P-anisole-Pantothenic acid preparation— Tablets 25 mg. Bottle of 20	2 9 0
" 25 mg. " 100	11 1 0
Ampoules 50 mg. Box of 6	3 9 0
Forté ampoules 500 mg. Box of 3	26 3 0
" " 25	5 4 0
Solution 5% Bottle of 50 c.c.	30 10 0
Solution 5% Bottle of 1000 c.c.	52 11 0
Ointment 5% Tubes of 30 gm.	3 12 0
Ointment 5% Tubes of 180 gm.	19 8 0
<i>(vi) Ephyne's Roche'</i>	
Vitamin E, dl-alpha-tocopherol— Ampoules 30 mg. Box of 6	5 8 0
" " 50	30 11 0

2. This Office Notification No. F.28(1)/50-C.S., dated the 24th April, 1950, is hereby cancelled.

By order,

L. J. JOHNSON,

Secretary (Rationing and Civil Supplies)
to the Chief Commissioner, Delhi.

Delhi, the 16th May 1950

No. F. 12(38)/50-MLT.—In exercise of the powers conferred by sub-section (1) of section 13 of the Punjab Motor Vehicles Taxation Act, 1924 as applied to the Province of Delhi, the Chief Commissioner of Delhi is pleased to exempt the Embassy of Argentine in India from liability to pay any tax imposed in the Delhi Province under the said Act on the cars owned by them.

By order,

K. K. SHARMA,

Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

ORDER

Delhi, the 17th May 1950

No. F. 12(103)/49-MLT.—In exercise of the powers conferred by Sub-Clause (1) of clause 21 of the Motor Spirit Rationing Order, 1941, the Chief Commissioner of Delhi is pleased to appoint Shri Puran Chand Gupta to be a Officiating State Rationing Authority, having jurisdiction throughout the Province of Delhi with effect from the afternoon of the 20th March, 1950.

By order,

K. K. SHARMA,

Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

**ADVERTISEMENT OF PETITION
(INDIAN COMPANIES ACT VII OF 1913)**

**IN THE COURT OF THE DISTRICT JUDGE AT
DELHI**

Liquidation Case No. 3 of 1950

In the matter of Brightway Films Ltd. situated at
Nos. 92/93, Model Basti, Delhi.

Petition by (1) O. S. Sharma s/o Pt. Bhola Nath,
Friends Radio Corporation, Chawri Bazar, Delhi.
(2) Shri Maharaj Kishan s/o Pt. Hari Ram, Grand
Iron Works, Chawri Bazar, Delhi under section
162 of the Indian Companies Act.

Notice is hereby given, that a petition for the wind-
ing up of the above named Company by the Court
was on the 28th day of February 1950, presented to
the Court of the District Judge, Delhi by Shri O. S.

Sharma and Shri Maharaj Kishan, shareholders of the
said Company.

And that it has been directed that the said petition
shall be heard before the said Court on the 7th day
of July 1950, and any creditor or contributory of the
said Company desirous to oppose the making of an
order for the winding-up of the said Company under
the above Act, should appear at the time of hearing
by himself or his advocate, attorney or pleader for
that purpose, and a copy of the petition will be fur-
nished to any creditor or contributory of the said
Company requiring the same on application to the
said Court on payment of the charges for the same.

Given under my hand and the seal of the Court
this 15th day of May 1950.

S. S. DULAT,
District Judge